



# Federal Communications Commission

Approved by OMB  
3060-0999  
See instructions for  
public burden estimate.

## Hearing Aid Compatibility Status Report (FCC Form 655)

Reporting Period: January 1, 2014 - December 31, 2014

Filing Confirmation Number: 0006672819

Filing Deadline: January 15, 2015

FRN: 0023199870

Filing Date: 02/17/2015 10:48 AM

### General Report Information

#### Type of Company

Service Provider

#### De Minimis Exception

Did you offer any handsets to subscribers in the United States during the reporting period? No

Have you been offering handsets in the United States for at least three years prior to the end of the reporting period?

Date that you began offering handsets in the United States

Are you a small entity?

Were you a small entity at any time during the three years prior to the end of the reporting period?

Date that you ceased to be a small entity?

#### Company Information

Company Name: BYO Wireless, LLC  
Brand Names: <NA>  
PO Box:  
Street Address: 1325 Barksdale Boulevard, Suite 200  
City: Bossier City  
State: LA  
Zip Code: 71111

Contact Name: Lakisha Taylor  
Contact Phone: (318) 671-5000  
Contact Fax: (318) 671-5024  
Contact Email: lakishat@budgetprepay.com

#### Filing Agent

Is this report being filed by an agent on behalf of a manufacturer or service provider? No

#### Product Labeling

Do all hearing aid-compatible handsets include labeling?

Explain:

Do all hearing aid-compatible handsets that are capable of voice communication over any air interface or frequency

band that does not have hearing aid compatibility technical standards under ANSI C63.19-2007 include the required language disclosing that the handset has not been rated for hearing aid compatibility with respect to such operations?

Explain:

Do all hearing aid-compatible handsets that the manufacturer also tested and found not to meet hearing aid compatibility requirements under ANSI C63.19-2011 for one or more operations that are not covered under ANSI C63.19-2007, include language informing users by clear and effective means that the handset does not meet the relevant rating or ratings with respect to such operation(s)?

Explain:

Do all handsets that are capable of use for Voice over LTE, and that were certified for inductive coupling capability under ANSI C63.19-2011 without being tested for inductive coupling capability over VoLTE, include language disclosing that they were not tested with respect to this operation?

Explain:

Do all handsets that meet the criteria for an M3 rating by allowing the user to reduce the maximum power for GSM operation in the 1900 MHz band include the required disclosure?

Explain:

### Public Website

Does your company maintain a public website describing all hearing aid-compatible models, the ratings of those models, and an explanation of the rating system?

Website address:

Explain:

### Consumer Outreach

Describe consumer outreach efforts in the past 12 months:

### Methodology for Functionality Levels

### Report Remarks

The company does not provide or offer any handsets, therefore there is no data to file. Instructions are not available for service providers that do not offer handsets. As a result, the company misinterpreted Rule 47.20.19(a)(iv) as being applicable to handset providers only, and assumed that it did not apply to service providers that do not offer handsets. As the requirements of the section are to file handset data and the company had no data to report.

You have reported the following handset model summary information.

Total number of handsets offered: 0

Air Interface	Fully Hearing Aid Compatible		Acoustic Coupling Compatible Only		Non-Compliant Handsets		Total by Air Interface
	Number	Percent	Number	Percent	Number	Percent	

### Certification

#### This Report has been certified by:

David Donahue President, CFO, and Treasurer  
02/17/2015 10:48 AM